

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED

Docket Number (Optional)

PTO/SB/64 (05-03)

Approved for use through 04/30/2003. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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UNINTENTIONALLY UNDER 37 CFR 1.137(b)	M4065.0165/P165							
First named inventor: Garry A. Mercaldi								
Application No: 09/285,773-Conf. #4121	Art Unit: 1765							
Filed: April 5, 1999	Examiner: L. Umez-Eronini							
itle: METHOD FOR ETCHING DOPED POLYSILICON WITH HIGH SELECTIVITY TO UNDOPED POLYSILICON								
MS Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450								
NOTE: If information or assistance is needed in Information at (703) 305-9282.	completing this form, please contact Petitions							
The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained.								
APPLICANT HEREBY PETITIONS	FOR REVIVAL OF THIS APPLICATION							
NOTE: A grantable petition requires the following (1) Petition fee:	ng items:							

Terminal disclaimer with disclaimer fee - required for all utility and plant applications

filed before June 8, 1995, and for all des (4) Statement that the entire delay was unir	
1. Petition fee Small entity – fee \$ (37 CFR 1.17(r See 37 CFR 1.27.	m)). Applicant claims small entity status.
X Other than small entity – fee \$1,300.00 (37.6	CFR 1.17(m))
2. Reply and/or fee	
A. The reply and/or fee to the above-noted Office action is the form of	(identify the type of reply):
B. The issue fee of \$ has been paid previously on	RECEIVED

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(2)

(3)

Reply and/or issue fee;

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3.	Terminal di	isclain	ner with dis	sclaimer fee		•			
	Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.							ed.	
	A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63).								ty .
4.	STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE. The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and (D))].								t e
	June 3, 2003 Date				Signature				
	Telephone Number:		02) 828-2	2232		Тур	oed or prir	nico, #28,371 nted name ORIN & OSHINSKY	
						LLP 2101 L Street N\ Washington, DC	w	526	
En	closures:	x	Fee Paym	nent					
		X	Reply						
			Terminal	Disclaimer Fo	rm				
	Additional sheets containing states			ining staten	nents establishing	unintentio	onal delay		
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